

Shooting Affair.
An unusual excitement was occasioned on Arsenal Hill yesterday afternoon, at about 4 o'clock, by a negro man, named Charles Davis, shooting his wife. The facts, as our reporter who visited the locality immediately after the shooting learned them as follows: Davis left his wife about two years ago, and went to Florida, arriving back here Sunday last. He visited his family and spent the day Monday, no trouble having ensued between them. Yesterday he returned to the house, and calling his wife into a room, locked the door upon her, and a scuffle soon followed, the screams of the woman attracting the attention of the neighbors, one of whom, when she reached the place, found Mrs. Davis with her head out of the window, and holding off a pistol, which Davis was endeavoring to point at her. The parties finally wrestled until they reached the street, when Davis succeeded in throwing her upon the ground, and holding one of her hands, he discharged two barrels of the pistol at her, while she was in this situation, one ball taking effect in the groin, and the other in the thigh. Policeman Bynum attempted to arrest Davis, but being unarmed, was unable to do so, he refusing to be arrested. About this time Deputy Sheriff Sill came upon the ground, and between them, Davis was secured and lodged in jail. The nature of the woman's wounds had not been ascertained when our reporter left, but enough was known to pronounce them very serious if not fatal. The whole matter arose from jealousy.

Incident in the Life of a Colored Couple.

The recent election has been the source of many an affecting incident in the households of our colored people. We have already referred to the impassioned part the colored women took in it. A couple who had lived together in unbroken felicity for years fell out on the day of election. The husband incurred the displeasure of the wife by voting the Citizen's ticket, believing it to his interest to do so. As soon as it reached the ears of the wife her demeanor to him changed. She refused him admission to her board and bed, and carried her spite so far that the man got worked up to such a pitch that he struck her. She lost no time in availing herself of the evidence of the wife, found him guilty of the assault and battery, and was about to send him to jail. The man, unaccustomed to law and its lock-ups, was deeply touched, and burst into tears; whereupon the Justice remonstrated with the woman, and begged her to drop the case. At first she was unrelenting, and would hear to no such thing; but the woman's heart, as women will do, felt the pang she was causing, and melted, and it soon became evident that she had forgiven. When she was approached again she gladly embraced the opportunity to become reconciled, and in less time than it takes to record the fact, she took her husband's hand and "forgave him all," and left the Justice's office as pleased as though no cloud had ever darkened their life.

THE GRAIN TRADE.—The Chicago Tribune reports a great excitement in the grain trade in that city. On the evening of August 1st wheat sold at \$1.01 per bushel, and the general reduction of prices during the week led to a general demand on the morning of August 2d for a deposit, of margins on outstanding contracts. During the day there were over two millions dollars deposited in margins, and an immense amount of wheat was also thrown upon the market, causing prices to decline to 95¢ cents a bushel. In the latter part of the day there was a rally, and the market closed at 97 cents. On July 25th wheat sold for \$1.15 per bushel, and the fall in prices in nine days was 19¢ cents a bushel, or nearly seventeen per cent. With these heavy falls in prices it is not surprising that the speculation in grain in Chicago involves very heavy risks, and that the failures in Chicago are numerous.

ST. LOUIS, August 9.
The Labor Convention at St. Louis—Woman's Rights.—In the Labor Convention to-day the following resolution was adopted:—That this organization cheerfully recognize the right of woman everywhere to learn and engage in any profession, trade, or occupation which they may desire, and that, for any certain amount of work, they should receive the same pay as men.

ROME, GA., August 9.
The Georgia Agricultural Convention.—The State Agricultural Convention met in this city yesterday. Three to four hundred delegates and many distinguished persons from Georgia, Alabama and South Carolina were in attendance. Their deliberations are of vital importance to the State. A mammoth picnic takes place at the Fair Grounds to-day.

The Enterprise.

GREENVILLE, S. C.

WEDNESDAY, AUGUST 16, 1871.

Greenville Baptist Church.
Rev. W. D. THOMAS terminated his pastoral connexion with the Greenville Baptist Church on Sunday last, when he preached morning and evening to full congregations. His text in the forenoon was the 12th chapter of John, 47th and 48th verse—"And if any man hear my words and believe not, I judge him not, for I came not to judge the world, but to save the world. He that rejecteth me and receiveth not my words, hath one that judgeth him; the word that I have spoken the same shall judge him in the last day."

Mr. THOMAS evidently labored under deep feeling, and alluded to his pastoral connexion with the Church with faltering voice and manner, refraining, however, as he said, from any effort to express the sad emotions which the occasion inspired. The sermon was especially addressed to those of the congregation who had not accepted the Gospel which he had labored to preach to them; maintaining that the words of the text were just as applicable now to those who rejected the Gospel preached by the ministers, who are the ambassadors of Christ, as it was to those who heard it from the lips of the Saviour when on earth. Mr. THOMAS went on to say that he had, during his ministry in Greenville, preached "in war and peace" only the Gospel. He had not discussed philosophy, literature, or politics, or mere sensational topics. To this his church and congregation are bear his witness. We could not help reflecting, on hearing the statement, on the contrast the course of Mr. THOMAS afforded, (and that is characteristic with most all Southern preachers,) to that of the Northern preachers who have, with a few exceptions, so much belabored politics and the Star Spangled Banner during many years past. We cannot give an outline of Mr. THOMAS' discourse.

After the close of the morning service, a conference of the Church was held, and the committee appointed to inform Dr. JAMES C. FURMAN that he was desired to become the Pastor of the Church, reported a letter addressed to them by him accepting the call. The invitation to Dr. FURMAN had expressly stated that the Church, in requesting his pastoral services, did not desire him to sever entirely his connexion with Furman University; and it is with great satisfaction that we are able to state that he will continue to occupy a position as one of the Faculty in that Institution.

The last and a most excellent and impressive sermon, before the Church, was preached by Mr. THOMAS Sunday evening, a large congregation being present; not only the usual Baptist congregation, but many of the members of the other Greenville churches were in attendance. The text was taken from 2d Philippians, 16th verse—"Holding forth the word of life, that I may rejoice in the day of Christ, that I have not run in vain, neither labored in vain." The text and discourse were alike appropriate.

This sermon closed the eighth year's pastorate of Mr. THOMAS in Greenville. During all this time he has been faithful to his high calling, and kept him self unspotted from the world. He departs for Virginia to-morrow morning, leaving behind him a good name. The respect and good wishes of this community and the prayers of the pious will attend him wherever his lot may be cast.

Removal of Gen. Pleasanton from the Treasury.
Gen. PLEASANTON has been, since Gen. GRANT became President, at the head of the Treasury Department, as Commissioner, standing next in authority to Mr. Secretary BOUTWELL. He has been recently removed by Gen. GRANT, and we rejoice at it. He seems to have made it his business to do everything he could to protect bankers and capitalists, and the wealthy classes generally, from the strict operation of the revenue laws, so as to throw the burden on the poor. Recently, it is said, he decided that capital borrowed to bank upon, was not taxable, because it was borrowed; and so he would diminish on this item the revenue to the extent of eight or ten millions. PLEASANTON has made himself prominent and officious in opposing the income tax also. And we, for these and other reasons, feel justified in the opinion that he is a sample of those rulers who are no friends to the people, his hostility to the income tax alone, would raise our suspicions. It is the most righteous and wholesome of all taxes, and its regular enforcement on a scale according to the wants of the government, and its expenditures would drive out corruption from the government most effectually.

SAVANNAH, August 7.
A party of negro excursionists on the Savannah Seaboard and Skidaway Railroad took possession of the cars. After cutting loose two of the cars near Sandfly Station they commenced fighting among themselves. One negro is reported killed. The remaining cars, with a large number of ladies on board, came on to the city. The negroes have possession of the road. The sheriff will go out to-night to arrest the rioters.

SAVANNAH, August 8.
The sheriff's posse which went out last night to arrest the negro excursionists, returned this morning. The negro men had all left the captured cars and taken to the woods, leaving their women and children in the cars. These were brought to the city and allowed to go to their homes. No arrests have been made.

LONDON, August 11.
A terrific explosion of gun cotton occurred to-day at Stow Market a market town in the county of Suffolk. Several persons were killed. Further explosions are apprehended.

A dispatch from Stow Market reports 18 killed and 9 missing—supposed to have perished—by the gun cotton explosion.

A Noble Benefaction.
The Trustees of the Louisville Medical College, (Louisville, Ky.), have created one of the most liberal and noble benefactions ever conferred by a public Institution upon any people. The Trustees of this College have instituted one Beneficiary Scholarship for each Congressional District in the Southern and surrounding States. By this means very many poor but deserving young men will be enabled to obtain a thorough medical education. Any one wishing to take advantage of this Benefaction which is worth to each student at least \$200, has only to write to Dr. E. S. Gaillard, Dean of the Faculty of the Louisville Medical College, Louisville, Ky., when he will receive a college catalogue with full information in regard to all that is necessary for him to do to secure one of these Scholarships. With proper and welcome diligence the names of those who have secured the Beneficiary Scholarships will be known only to the Dean of the Faculty. It is unnecessary to commend those who have established these noble Beneficiary Scholarships. Their acts will bring them commendation wherever it is known.

In accordance with the old Hippocratic oath, forbidding physicians to charge the families of each other for services rendered, the Faculty of this College will make no charge for teaching sons of physicians, and, as no physician charges a clergyman's family, the sons of clergymen will receive the same privilege. The next College session begins October 2d, 1871. As the lecture fees charged for each student who has not obtained a Beneficiary Scholarship, amount to \$120, annually, the public can appreciate the munificence of this benefaction.

Fatal Collision on the Blue Ridge Railroad.
Mr. JOHN CALHOUN CLEMONS was killed on the Blue Ridge Railroad, last week. This sad accident was occasioned by the timber train of the Greenville and Columbia Railroad running into the passenger car of the Blue Ridge, near Perryville. Mr. CLEMONS was a grand son of JOHN C. CALHOUN. His fate is a melancholy one. He was young, ardent, intelligent. It was only a few weeks since, that news of the lamented death of his sister, Mrs. LEE, was received from New York. She was the gifted poetess, some of whose productions, it may be remembered, were published in the *Enterprise* some time ago.

Rail the Light.
The reappearance of gas lights in the streets of Greenville this week is cheering, after a long suspension. We think our city authorities ought all the time, except on moonlight nights, light the principal streets and thoroughfares with gas, at least where fixtures exist. The gas works ought to be well sustained by the business men of the place. By all means, each end of the New Bridge should have a gas lamp near to show travelers the way over.

Early Cotton Boll.
We have received from Mr. J. D. WOODSIDE a well opened and fully developed cotton boll of this year's growth. This is the earliest that we have heard of in this section.

The Corner Stone of the New Methodist Church will be laid by the Masonic Order, Tuesday, the 23d, at 11 o'clock. An Address will be delivered by the Rev. WHITEFORD SMITH, D. D. The public are respectfully invited to attend.

HENRY GANTT, colored, has left at our office four large ears of well matured corn, which grew on his farm, four miles above this city. He has gridded a portion of his crop.

The Telegraph line is complete to Greenville; poles and wires all up to it. We expect to report some of the first messages next week. The operating arrangement is not yet at work.

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United States District Court.
THURSDAY, August 10, 1871.
The Court was opened at 10 o'clock. A. M. Hon. G. S. Bryant, District Judge, presiding.

The Jurors answered to their names as yesterday.

CRIMINAL DOCKET.
U. S. vs. Thos. Harper—Guilty—Illegal removal of distilled spirits. Defendant was brought up for punishment and sentenced to be imprisoned for three months and pay a fine of two hundred dollars.

U. S. vs. Robt. Morgan & Wm. O. Roper—Illegal removal of distilled spirits. Jury No. 2 charged with this case rendered the following verdict: Guilty. Wm. Goldsmith, foreman.

The Grand Jury returned into court with the following findings, these bills, viz: Samuel Austin, retail liquor dealer, without pay special tax. No bill. Isaac Ross, alias Jas. I. Ross—Idem. True bill.

Boston Huggins—Voting under age. Id. Jas. Wright—Id. Id. Caesar Cunningham—Illegal voting, non resident. Id.

Isa Leathers—Intimidating a voter. No bill. Perry D. Shockley, making false return. No bill.

U. S. vs. And. Williams—Voting under age, seventeen. Let the defendant be imprisoned ten days and pay a fine of ten dollars.

U. S. vs. Geo. McFall—Guilty of voting under age. Defendant appeared to receive sentence and was sentenced to imprisonment of ten days and to pay a fine of ten dollars. New trial.

U. S. vs. Malissa Flowers alias M. Herrin alias M. Barrows—Retail liquor dealer, without paying spirit tax. Motion was made for new trial and the same was granted after argument, and case continued till next term.

CIVIL DOCKET. (Common Law case.) A. T. Stewart & Co., vs. Charles Wilcox, Sr.—Assumpsit, Presley, Lord & Inglesby, for comp't. Magrath & Lowmes. Jury No. 1, rendered the following verdict, we find for the plaintiff, seven hundred and eighty one dollars and thirty-three cents. O. B. Irvine, foreman.

The Court then adjourned until to-morrow 10 o'clock. A. M.

FRIDAY, August 11, 1871.
The Court was opened at 10 o'clock. A. M. Hon. Geo. S. Bryant, D. J., Presiding.

The Jurors answered to their names as on previous days.

CIVIL DOCKET.
J. C. Galvan vs. J. M. Hall—Rule to show cause why verdict should not be set aside. Presley Lord & Inglesby, Plff's Atty. Ordered that the rule be discharged, and that Plffs. have leave to proceed and enforce execution.

CRIMINAL DOCKET.
The U. S. vs. Taylor Farham—Illegal Distilling. Defendant pleads guilty, and was sentenced to pay a fine of five hundred dollars and be imprisoned for six months.

U. S. vs. Robt. Morgan & Wm. O. Roper—Illegal removal of distilled spirits. D. T. Corbin, U. S. Atty., let the defendants be imprisoned for six months, and each pay a fine of five hundred dollars and costs.

U. S. vs. Boston Huggins—Voting under age. Jury No. 1, charged with this case and rendered the following verdict: Guilty. Thomas Steen, Foreman.

The Grand Jury returned into Court with the following bills and with findings as follows, viz: Geo. Anderson, retail liquor dealer—True bill.

Rich'd Leadbetter, id., no bill. Jno. Black, id., id. Jno. Black, distiller without paying spirits tax—True bill.

Rich'd Leadbetter, illegal removal of distilled spirits. True bill. Barnett Russell, Jas. Russell, Julius Canbrel—Distillers without paying special tax. True bill.

Neville G. Holcombe, David S. Holcombe—Depriving a citizen of his rights. No bill.

U. S. vs. Berry Gilbert—Distiller without paying special tax. Bench Warrant ordered for arrest of defendant.

U. S. vs. Francis M. Lofis—Distiller without paying spirit tax. Jury No. 2 rendered the following verdict: Not Guilty. W. Goldsmith, Foreman.

U. S. vs. Boston Huggins—Voting under age. Bench Warrant ordered to bring up defendant for sentence.

FRIDAY, Aug. 11, 1871.
EQUITY DOCKET.
W. H. Wesson vs. Edward S. Horry, Paul T. Horry, Susan E. Gaillard, Julia H. Traylor—Bill for foreclosure, interpleaded, &c. Presley, Lord & Inglesby, Compt's Sol's; Hayne & Son and Porter & Conner, Respnt's Sol's.

Report of B. J. Whaley, special referee, Was read and confirmed, and E. S. Horry and P. T. Horry ordered to pay to complainant, within 60 days, the sum of \$3,631.59, with interest from 1st August, 1871, at rate of 12 per cent. per annum; in also Edward E. Horry pay S. E. Gaillard, Assignee of H. Hall, \$5,538.03, within 60 days from date of

order, with interest from 1st Aug., '71, and in default of payment, Marshal to sell plantation, mortgage, known as Milldam and Newland, for payment, &c., &c.

Jas. Dunlap & Thos. W. McCause, vs. Albert R. Heywood—Bill for foreclosure. Presley, Lord & Inglesby, Compt's Sol's. Report of D. H. H. back, Clerk, read and confirmed and, on motion, it was ordered that if defendant does not within 30 days after date of this decree pay complainant, the Marshal to sell property, mortgaged, after 21 days notice, for one-half cash and balance on a credit of one year, to be secured by bond and mortgage, &c., and apply proceeds to first costs and then balance of complainant's claims of \$3,238.28, &c.

Wm. H. Wesson vs. Jacob E. O. Amaker—Decretal order. Presley, Lord & Inglesby, sol. for comp't.—Sale previously ordered not having been made by Marshal, it was ordered, as previously directed that the Marshal proceed to sell mortgage property, when required so to do by complainant's solicitors, after advertisement, and pay complainant \$3,033.64, with interest &c., and surplus, if any, to defendant.

Ex parte Wm. McGukin, assignee, in re, Keys & Kent vs. Jno. R. Cochran—Petition to set aside sale and for acc't. &c. Wm. E. Earle, prop't. On hearing read petition and affidavits, &c., on motion of Wm. E. Earle, Esq., it was ordered that copies of petition, &c., be served on defendant, and that he answer in thirty days.

Ex parte W. D. Alexander, Bank't—Petition for final discharge. T. W. Clawson, pro. pet. Register's report in favor of final discharge read and confirmed, and, on motion, Judge signed under seal order of certificate of final discharge.

Ex parte Jas. D. Kirby, of Spartanburg—Petition for final discharge—Petition in pro per. On motion, petition was referred to Register Clawson for final hearing, and report after publication, &c.

Ex parte D. J. Winn, assignee, in re, Richard H. Anderson, Bank't—Petition of assignee for sale of bankrupt's estate. Haynesworth f. n. of Presley, Lord & Inglesby, pro pet. On motion, ordered that sale be made for one-half cash and balance on credit, to be secured or mortgaged after due notice.

In re the Laurens Railroad Company, Bank't—Action in reference to rule on J. C. Jaeger, Register. It appearing that C. G. Jaeger, Register, was absent on business when rule was left for him at Newberry; and that he did report as early as practical, after receipt of rule, the claims of lien creditors which had been proved. It is, on motion of Hayne & Son, Presley, Lord & Inglesby, Simonson & Barker and W. G. Deane, shure, and Whaley & Mitchell, and Clancy, ordered that the rule be discharged without costs, and that Register be allowed until the first of Nov. next to complete report and make such recommendations, &c., as he may think proper in reference to claims, &c., &c.

In re W. G. Whilden & Co., Bank't—Action in reference to sale of real estate at corner of Spring and Ashley streets. Presley, Lord & Inglesby, atorneys. On motion, ordered that the assignee convey the estate to Ellen Ann Whilden, upon executing bonds, secured by mortgage, and sell said bonds, provided they can be sold at par, and to assign bonds to purchaser.

Ex parte Presley, Lord & Inglesby, in re C. U. Verill & Son—Petition praying register to report as to counsel fee. Petitioner in pro per. Referred to Carpenter, Register, to report suitable fee.

MONDAY, August 14, 1871.
The District Attorney brought to the attention of the Court, the provisions of the Act of Congress entitled an Act to enforce the provisions of the Fourteenth Amendment to the Constitution of the United States and for other purposes, and moved that the Grand Jury be called on to take the oath prescribed and subscribe the same as described by said act, whereupon the Grand Jurors unanimously took and subscribed the following oath:

You do solemnly swear that you have never directly or indirectly counseled, advised, or voluntarily aided any combination or conspiracies in the State of South Carolina, to obstruct or hinder the execution of the laws thereof, and of the United States as to deprive any portion or class of the people of said State of any of the rights, privileges or immunities or protection named in the Constitution and secured by an Act of Congress approved April 20, 1871, entitled "An Act to enforce the provisions of the Fourteenth Amendment to the Constitution of the United States, and for other purposes."

RAINS have fallen in the greater part of the county, and the crops are very much refreshed and benefited. Though in some sections the crops both of corn and cotton will be probably less than one half, yet we think our figures given last week are not far from the mark.

It will, at any rate, reach two-thirds of the usual crop.—*Marion Crescent*

An unfortunate occurrence, resulting in the dangerous, if not fatal, shooting of Mr. John Hancock, took place in the upper part of this county on last Saturday afternoon. A number of persons were returning home from a barbecue at Carmel Hill, when an altercation took place between Mr. James M. Kirkpatrick and Mr. John Hancock. Hancock was threatening to shoot Kirkpatrick, when Mr. John Kirkpatrick, (a younger brother of J. M. Kirkpatrick,) rode up. He made some remark to Hancock about his threat to shoot his brother, when Hancock at once turned and began firing upon him. Two shots were fired before John Kirkpatrick succeeded in getting his pistol drawn. His first shot struck Hancock in the left breast, bringing him to the ground, and a second shot entered his thigh as he was falling. Hancock fired twice after being shot down, but fortunately without striking Kirkpatrick. These are the facts as stated to us by a gentleman from that part of the county. We learn that the wounds are pronounced not necessarily fatal. We are also glad to be informed that on Sunday, Hancock sent for Kirkpatrick to come out and see him, and while regretting the unfortunate affair, exonerated Kirkpatrick from all blame on the ground that the firing by him was entirely in self defence.

[Chester Reporter.]

AN ORGANIZED GANG OF THIEVES.
Gus Williams, Tom Wilson and John Coleman, the three colored men who were arrested a few days ago for burglary and larceny upon the premises of Mr. Flynn, in Market street, were confined in the guardhouse, and since their incarceration have made some curious disclosures, which show that they were members of an organized band of robbers, who have been doing most of the business in the house breaking line of late in the city. Besides the crime for which they were arrested, their confessions show that they were also implicated in the extensive burglary committed a few months ago upon the residence of Dr. Pratt in Rutledge street, and yesterday another robbery came to light. Coleman carried off to certain store, where, upon search being made, a valuable silver chafing dish was recovered. The article was the property of Mrs. Ravenel, from whose residence, in Meeting street, below the Guard house, it was stolen some time ago.

[Daily Republican.]

NEW YORK, Aug. 14.
Cotton, uplands 18 1/2. Gold 12 1/2.

AUGUSTA, Aug. 14.
Cotton quiet and weak; middlings 16 1/2 a 17 1/2; sales 60 bales.

CHARLESTON, Aug. 14.
Cotton dull; middlings 17; net receipts 124 bales; exports coastwise 47; sales 50; stock 2974.

LIVERPOOL, Aug. 14.
Cotton closed dull; uplands 8 1/2; Orleans 9 1/2.

BALTIMORE, Aug. 14.
Cotton dull and tending down; middlings 18 1/2 a 18 3/4; net receipts 79 bales; sales 59; stock 995.

Citizens' Ticket.
FOR MAYOR.
J. P. MOORE.

FOR ALDERMEN.
J. A. DAVIS, Ward 1.
WM. BEATTIE, " 2.
JOHN N. GREER, " 3.
J. W. WOOD, " 4.
H. P. HAMMETT, " 5.
SAML. STRADLEY, " 6.

Aug 16 15 14

FOR MAYOR.
DR. R. D. LONG.

FOR ALDERMEN.
DR. S. S. MARSHALL, Ward 1.
DR. A. D. HOKES, " 2.
THOMAS STEEN, " 3.
DR. JOHN H. DEAN, " 4.
J. F. CARPENTER, " 5.
J. L. HAWKINS, " 6.

Aug 16 15 14

FRESH ARRIVALS.

WE HAVE JUST OPENED

A LARGE STOCK OF

LADIES AND MISSES

DRESS SHOES,

BLACK ALPACAS,

CASSIMERES,

BLACK AND FANCY

CALICOES.

BLEACHED AND BROWN

SHEETINGS.

BLEACHED AND BROWN

SHIRTINGS.

ROPE, BAGGING, LEA-

THER, SPADES, SHO-

VELS AND

GROCERIES.

WE WILL SELL AS LOW

AS ANY ONE IN THIS

MARKET.

CALL AND SEE US.

BEATTIE & CO.

Aug 16 15 2

GREENVILLE

FEMALE COLLEGE.

C. H. JENSON, General Superintendent.
Rev. B. MANLY, D. D., Superintendent.
The next Annual session of this Institution will begin on Wednesday, the 6th of September, and continue forty weeks.
Every Department will be found fully organized and equipped.
The Music Department is in charge of Professor M. G. DeCARPIS, assisted by competent assistants.
The Department of Drawing and Painting is committed to Professor ALBERT GERRY, whose taste and skill have won the highest commendation.
The Primary Department will be re-opened at a reduced rate, in charge of Mrs. SARAH L. BRYAN.

Rates of Tuition per Session of five months.
Primary Department, (including incidentals).....\$12 50
Academic.....20 50
College.....22 50
Languages each.....10 00
Guitar, Piano or Organ.....25 00
Singing in class, (optional).....5 00
Vocalization.....25 00
Drawing and Painting.....10 00 to 20 00
Boarding.....60 00
For further particulars, apply for Circulars at the Book Store, or to
Prof. C. H. JUDSON.

Aug 16 15 4

FOR SALE.

A VALUABLE RIVER FARM.

I OFFER FOR SALE my farm on South Saluda. The place contains Five Hundred Acres or more, 160 acres of which is very rich River Bottom and a quantity of fine Creek Land. The place is well improved, a good dwelling and all necessary out buildings, a good stable and a new granary built to contain 3,500 bushels of corn with bins for small grain, and shelving room attached. An excellent orchard of fruit, Apples, Peaches and Plums. Any one wishing to purchase a farm that pays a good interest will do well to examine this property before purchasing elsewhere.

For terms and further particulars apply to MRS. H. G. FEASTER or to S. G. McCLANAHAN, Greenville, S. C.

Aug 16 15 1f

EXPRESS NOTICE.

TO SHIPPERS PER

SOUTHERN EXPRESS COMPANY.

ON and after this day no MONEY PACKAGES will be received at this office unless sealed with FIVE SEALS—one on each corner and one in the centre of envelope. All packages for Express must be delivered at office by 6 o'clock, P. M.

JULIUS C. SMITH, Agent.

Greenville, Aug. 16 1871. 15-4f

CITY ELECTION.

AN Election for MAYOR and SIX ALDERMEN of the City of Greenville will be held on Monday, 11th of September next. The Polls will be opened at the New Court House at 6 o'clock A. M., and closed at 6 o'clock P. M. The Managers will proceed to count the votes immediately after the Polls are closed, and declare the Election. They shall also serve each member with a written notice of his election.

MANAGERS—Capt. G. G. WELLS, Capt. N. L. LIPSCOMB, and Frank W. WATSON.

A. R. McDAVID, City Clerk.

Aug 16 15 4

McDavid & Ball,

DENTISTS,

RESPECTFULLY offer their PROFESSIONAL SERVICES to the citizens of Greenville and the surrounding country. Persons in the country desiring to have work done at their residence, can address either of the Firm, at Greenville, S. C.

ALL WORK WARRANTED.
Office, corner of Main and Coffee Streets.

J. Q. McDAVID, D. D. S.
W. H. BALL, D. D. S.
Aug 16 15 1f